# IN THE COURT OF APPEALS SECOND DISTRICT OF TEXAS

Charles Barton,	§		FILED IN 2nd COURT OF APPEALS FORT WORTH, TEXAS
Appellant	§		1/30/2018 5:04:02 PM
VS.	9 9 9	No.	02-17-00188-CR DEBRA SPISAK Clerk
THE STATE OF TEXAS,	§		
Appellee	<b>§</b>		

## APPELLANT'S FOURTH MOTION FOR EXTENSION OF TIME TO FILE APPELLANT'S BRIEF

### TO THE HONORABLE JUDGE OF SAID COURT:

This motion is filed on behalf of the Appellant by his attorney, **Ed G. Jones.** The purpose of this motion is to request that the Court grant a thirty (30) day extension of time for filing the Appellant's brief. Counsel certifies that all of the matters set forth in this motion are in the record or within the personal knowledge of the attorney signing this motion. TEX. R. APP. PROC. 10.2.

I.

This case originated in the Criminal District Court Number Three of Tarrant County, Texas. The style and number of the case was The State of Texas v. Charles Barton cause number 1314404.

II.

On November 19, 2012, Applicant was arrested in Grapevine, Texas, for harassment. On February 11, 2013, Applicant was charged with eight counts of harassment under Texas Penal Code section 42.07(a)(7).

On August 8, 2016, Applicant filed a motion to quash the information arguing the Texas Penal Code section 42.07(a)(7) harassment statute was unconstitutional. Tarrant County CCC8 denied Applicant's motion. On April 12, 2017, the Original Application for Writ of Habeas Corpus was filed.

Defendant posted bond and is not currently incarcerated.

III.

The length of time requested for the present extension of time is thirty (30) days from

February 1, 2018 until March 2, 2018. This Court has granted three extensions of time for filing the Appellant's brief. An extension of time is not sought for purposes of delay but, instead, to adequately protect the rights of the Appellant.

#### IV.

The reason for the request for additional time to prepare this brief is that counsel for appellant is still researching possible issues for appeal in the above cause.

WHEREFORE, PREMISES CONSIDERED, Appellant prays that this Court grant this motion and allow counsel for Appellant for thirty (30) additional days from until February 1, 2018 to March 2, 2018 to prepare the Appellant's brief in this case.

Respectfully submitted,

EDWARD G. JONES, ATTORNEY AT LAW 1319 BALLINGER STREET FORT WORTH, TEXAS 76102 TELEPHONE (817) 335-0200 FAX (817) 335-0204 edjonesatty@gmail.com

By:

EDWARD G. JONES State Bar No. 00794043 Attorney for Defendant TOBIAS XAVIER LOPEZ State Bar No. 24089233

## **CERTIFICATE OF SERVICE**

This is to certify that a true and correct copy of the foregoing Appellant's First Motion for Extension of Time to File Appellant's Brief has been served by e-mail to COAappellatealerts@TarrantCountytx.gov, 401 W. Belknap, Tim Curry Justice Center, Fort Worth, Texas 76196, the attorney for the State of Texas on this the 2<sup>nd</sup> day of October, 2017.

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By:

EDWARD G. JONES State Bar No. 00794043 Attorney for Defendant

# **CERTIFICATE OF CONFERENCE**

On this the 30<sup>th</sup> day of January, 2018 at 4:41 p.m., I certify that a conference was held with Steve Conder, the opposing attorney, on the merits of this motion and the opposing party does not object to this motion.

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By: EDWARD G. JONES

State Bar No. 00794043 Attorney for Defendant